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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

		AND METERS	
HISHAM KASSAB	;	and Security	
IBRAHIM KASSAB	:	So	FILEDENTERED
KARIM KASSAB	:	Institution of the second	LOGGEDRECEIVED
Plaintiffs	:	an and district the second of	DEC 2 7 2022
Vs	:	to have the second	DEC D 1 ZOZZ
DELTA AIR LINES, INC.	:	Case: 8:22-CV-02832-DKC	O COK . DR TOURT
And	:		1. THE DOCK
ED BASTIAN	:		Des Noght Deep SEPUT
Defendants	:		3 .0%

## PLAINTIFFS' MOTION TO VOLUNTARILY DISMISS COMPLAINT WITHOUT PREJUDICE

Plaintiffs, *Hisham Kassab, Ibrahim Kassab, and Karim Kassab jointly "Plaintiffs"*, request that this complaint be voluntarily *dismissed without prejudice* by this Honorable Court pursuant to Rule 41 (a) of the Federal Rules of Civil Procedure, as Plaintiffs are pursuing this matter in the 6<sup>th</sup> Circuit Court of Maryland.

Respectfully submitted,

FOR HISHAM KASSAB, IBRAHIM KASSAB (A MINOR),

AND KARIM KASSAB (A MINOR)

3y: \_\_\_\_\_

Hisham Kassab

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Hisham Kassab 10342 Grosvenor Place Rockville, MD 20852 TEL: 301-770-3425

## **CERTIFICATE OF SERVICE**

I DO HEREBY certify that on this 27<sup>th</sup> day of December 2022, copies of *Plaintiffs' Motion to Voluntarily Dismiss Complaint without Prejudice*, were mailed, postage pre-paid to:

Kathryn Grace (Bar No.: 18770) Christine Hogan (Bar No.: 18884) 250 W. Pratt Street, Suite 2200

Baltimore, MD 21201

(Attorneys for Defendant Delta Air Lines, Inc. and Ed Bastian)

Hisham Kassab